UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK			USDG S. DOCUME ELECT NICALLY FILTE DOC
JUAN MI	GUEL UR	IBE VARGAS,	x DATE FILED: /-/0-24
		Plaintiff,	A COUNTY CAN THE PARTY OF THE P
-against-			23-CV-7215 (LAK)
DEVON I	LAVELLE	COX,	
		Defendant.	x
		ORDER (Corrected)	
LEWIS A. I	Kaplan, <i>D</i>	istrict Judge.	
adequately it fails ade	to allege	the existence of subject matter jurisdi	S.C. § 1332. The notice of removal fails ction because, perhaps among other things,
	₫	The citizenship of one or more n Publishing Ass'n v. Edwards, 19 Administration Corp.v. PacifiCorp	atural persons. See, e.g., Sun Printing & 94 U.S. 377 (1904); Leveraged Leasing Capital, Inc., 87 F.3d 44 (2d Cir. 1996).
		The citizenship of one or more corp	porations. See 28 U.S.C. § 1332(c)(1).
		The citizenship of one or more partn U.S. 195 (1990).	erships. See Carden v. Arkoma Assocs., 494
		The citizenship of one or more limit Bedford Village Green Assocs. L.P.	ted liability companies. See Handlesman v, 213 F.3d 48, 52 (2d Cir. 2000).
		The nature and citizenship of one of	r more business entities.
		The timely removal of the action fr	om state court.
adequately court.	Abse alleging t	nt the filing, on or before January 2 ne existence of subject matter jurisdict	0, 2024 of an amended notice of removal ion, this action will be remanded to the state
	SO C	RDERED.	1 11/
Dated:	Janua	10, 2024	Lewis A. Kaplan United States District Judge